

REMARKS

Claims 1-3, 5, 7-9, 11, 13-15, 17, 19-21, 23, 26-29, 31, 33-35, 37, and 40 are pending in the application. The foregoing amendment amends Claims 1, 13, 26, 27, 33, and 40. No new matter has been added.

Claim Amendments

The claims have been amended to clarify that abstractions associated with an authorized user are for controlling usage of network resources on the communications network.

Claim Rejections Under 35 U.S.C. § 101

Claims 1-3, 5, 7-9, 26-29, 31, and 40 have been rejected under 35 U.S.C. § 101 as being directed to non-statutory subject matter. Applicants respectfully traverse the rejection.

Claims 26 and 40

Regarding claims 26 and 40, the claims recite a computer readable medium that have instructions meeting the requirement of subject matter for 35 U.S.C. § 101. Furthermore, the claims recite a storing step that constitutes a transformation step that yield a useful, concrete and tangible result (i.e. the abstractions).

Claims 1-3, 5, 7-9, 27-29, and 31

Regarding claim 1-3, 5, 7-9, 27-29, and 31, these also meet the requirement for 35 U.S.C. § 101. Claims 1 and 27 store and provide abstraction that can be used by the communication network to control usage of network resources. As such, claims 1 and 27 provide useful, concrete, and tangible result (i.e. the abstractions). Claims 2-3, 5, 7-9, 28-29, and 31 depend from either claims 1 or 27 and as such incorporate the elements of their respective independent claim. Thus, claims 2-3, 5, 7-9, 28-29, and 31 provide the same tangible result as the independent claim from which they depend (i.e. the abstractions).

Claim Rejections Under 35 U.S.C. § 103

Claims 1-3, 5, and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over See (2003/0021283) in view of Curie (6,871,232). Claims 7-9, 11, 27-29 and 31 are rejected under

35 U.S.C. 103(a) as being unpatentable over See in view of Azarmi (5,905,715) and further in view of Curie. Claims 13-15 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over See in view of Nessett and Curie. Claims 19-21 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over See in view of Nessett and Curie, and further in view of Azarmi. Claims 33-35, 37, and 40 are rejected under 35 U.S.C. 103(a) as being unpatentable over See in view of Azarmi, Nessett, and Curie.

Claims 1-3, 5, and 26

The Examiner has admitted that See fails to describe controlling usage of a network resource based on the identity of an authenticated user, and associating one or more service abstractions with an authenticated user. The Examiner asserts that Curie teaches controlling usage based on the identity of an authenticated user and associating one or more service abstractions with an authenticated user. Applicants respectfully disagree.

Curie primarily deals with granting access based on authentication at a central server. In other words, the central platform system 10 serves as the gatekeeper for access to services, information, or other resources offered by a service company. This is in contrast to the present invention in which usage of the communications network itself is controlled at the device level.

The background of the present invention discusses such systems as described in Curie as well the problems with such a central authorization server type configuration. Namely, usage of network resources (such as devices) is still allowed. The present invention takes a different approach to authorization. The present invention doesn't use a central gatekeeper or authorization server. Instead, the present invention as set forth independent claims 1 and 26 creates packet rules and service abstractions associated with an authenticated user. These packet rules and service abstractions are used to control usage of network resources (such as devices). Independent claims 1 and 26 have been amended to clarify how the packet rules and service abstractions are used. Thus, in the present invention, a determination of authorized use is made at each resource on a packet by packet basis. The use of network resources (which make up the network) is thus controlled throughout the communications network, not just at a central server.

Furthermore, Curie does not disclose, teach, or suggest associating one or more service abstractions with an authenticated user. What the Examiner has asserted as teaching such an association (Abstract, fig. 11A, col. 11, lines 50-52 and col. 17, lines 16-18, col 21, lines 50-65) are not service abstractions as set forth in independent claims 1 and 26. In independent claims 1 and 26 each service abstraction represents a named set of one or more packet rules. Claims 1 and 26 further set forth that each rule includes a condition and action to be taken if a packet received at a device satisfies the condition. As discussed above, Curie uses a central server/authentication system. As such, Curie does not deal with packet rules for controlling usage of network resources as this is not how authorization is handled. Thus there is no motivation to combine Curie and See.

Therefore, neither See nor Currie, alone or in combination, disclose, teach, or suggest, each and every element of independent claims 1 and 26. Furthermore, there is no motivation to combine See and Currie as the authorization of Curie is centralized and does not use the packet rules of See.

Claims 2, 3, 5 depend from claim 1 and as such incorporate each and every element of amended claim 1. Therefore, neither See nor Currie, alone or in combination disclose, teach, or suggest, each and every element claims 2, 3, and 5

In view of the above arguments, Applicants submit that the subject matter of claims 1-3, 5 and 26 is not obvious and respectfully request that the rejection to the claims under 35 U.S.C. 103 be removed and the claims passed to allowance

Claims 7-9 and 11

The combination of See and Currie with Azarmi fails to disclose, teach, or suggest each and every element of claims 7-9 and 11. Claims 7-9 and 11-12 depend indirectly from amended claim 1 and as such incorporate each and every element of amended claim 1.

For the same reasons as set forth above, See and Currie fail to disclose, teach or suggest every element of claims 7-9 and 11-12. Specifically, See and Currie fail to disclose, teach or

suggest controlling usage of network resources based on the identity of an authenticated user wherein one or more of the service abstractions are associated with an authenticated user of the communications network for controlling usage of network resources on the communications network. The addition of Azarmi fails to cure this deficiency.

Azarmi is concerned with the provision of flexible bandwidth service (FBS) provided by means of Asynchronous Transfer Mode (ATM) network technology. That is, the customer specifies bandwidth requirements on a point-to-point basis, interfaces and time of day requirements and the network operator provides and manages the equipment and capacity necessary to meet those requirements. As such, the combination See and Currie with Azarmi fails to disclose, teach or suggest each and every element of claims 7-9 and 11-12.

In view of the above arguments, Applicants submit that the subject matter of claims 7-9 and 11 is not obvious and respectfully request that the rejection to the claims under 35 U.S.C. 103 be removed and the claims passed to allowance.

Claims 27-29 and 31

Of these claims, claim 27 is independent. Claims 28, 29 and 31 depend from amended claim 27 and as such incorporate each and every element of amended claim 27.

The combination of See and Currie with Azarmi fails to teach or suggest each and every element of claims 27-29 and 31. Specifically, the combination of See, Currie and Azarmi fails to teach or suggest controlling usage of network resources based on the identity of an authenticated user wherein one or more of the service abstractions are associated with an authenticated user of the communications network for controlling usage of network devices on the communications network.

The present invention, as set forth in claims 27-29 and 31 is directed to controlling use of network resources based on the user of the communication networks. In the specific case of amended claims 27-29 and 31 there is a focus on the role of the user in the communication network. That is the role of the user affects the use of the communication network the user is granted. For example, if the communication network was a university network, the role of a user

may be as an undergraduate student, a graduate student, a professor, staff, or a system administrator. Each of these roles may be provided with a different level of usage on the network. As such, the role of the user is represented by a role abstraction including a set of one or more packet rules. This is a concept that is not suggested or taught in See, Curie or Azarmi. As such, the combination See with Azarmi fails to disclose teach or suggest each and every element of amended claims 27-29 and 31.

In view of the above arguments, Applicants submit that the subject matter of amended claims 27-29 and 31 is not obvious and respectfully request that the rejection to the claims under 35 U.S.C. 103 be removed and the claims passed to allowance.

Claims 13-15 and 17

Claim 13 is independent. Claims 14, 15 and 17 depend from claim 13. Claim 13 has been amended to clarify that usage of the network is controlled based on the identity of an authenticated user and the one or more service abstractions are associated with an authenticated user. As claims 14, 15 and 17 depend from amended claim 13, they incorporate each and every element of amended claim 13.

The combination of See, Currie, and Nessett fails to teach or suggest each and every element of claims 13-15 and 17. Specifically, See and Nessett fail to teach or suggest creating one or more service abstractions wherein the one or more service abstractions are associated with an authenticated user of the communication network.

As discussed above, the present invention controls usage of the network resource based on the user of the network system using service abstractions representing named sets of one or more packet rules. This is not a concept disclosed in See or Currie. The ability to control use based on the user using service abstractions provides a level of flexibility not considered by See and Currie. The addition of Nessett fails to cure this deficiency. Nessett is cited for teaching a security policy management back end (32) and a security policy language interpreter (34). The security policy management back end (32) decides how to partition the security policy statements into sets of configuration data enforceable at specific nodes, and transforms the rules of the security policy statements into node specific configuration data enforceable at the chosen

nodes. The interpreter (34) interprets a script in a security policy language to provide security policy statements. Nessett does not teach or suggest a rule editing module to create one or more packet rules. As such, the combination See and Currie with Nessett fails to disclose, teach, or suggest each and every element of amended claims 13-15 and 17.

In view of the above amendments and arguments, Applicants submit that the subject matter of claims 13-15 and 17 is not obvious and respectfully request that the rejection to the claims under 35 U.S.C. 103 be removed and the claim passed to allowance.

Claims 19-21 and 23

The combination of See and Currie with Nessett and Azarmi fails to teach or suggest each and every element of claims 19-21 and 23, as amended. Specifically the combination of references fails to teach or suggest controlling usage of network resources based on the identity of an authenticated user wherein one or more of the service abstractions are associated with an authenticated user of the communications network.

Claims 19-21 and 23 depend from claim 13 and as such incorporate each and every element of claim 13. As discussed above in regard to amended claim 13, the combination of See, Curie, and Nessett does not teach or suggest controlling usage of network resources based on the identity of an authenticated user wherein one or more of the service abstractions are associated with an authenticated user of the communications network to control the usage of network resources on the communications network. The addition of Azarmi does not cure this deficiency. Likewise, as set forth in regard to claim 7-9 above, the combination of See and Curie with Azarmi fails to teach or suggest role abstractions representing a role of a user with respect to the communication network. The addition of Nessett fails to cure this deficiency. As such the combination of See with Nessett and Azarmi fails to teach or suggest each and every element of claims 19-21 and 23.

In view of the above arguments, Applicants submit that the subject matter of claims 19-21 and 23 is not obvious and respectfully request that the rejection to the claims under 35 U.S.C. 103 be removed and the claim passed to allowance.

Claims 33-35, 37, and 40

Of these claims, claims 33 and 40 are independent. Claims 34, 35 and 37 depend from amended claim 33 and as such incorporate each and every element of amended claim 33. As discussed above, in regard to claims 27-29 and 31, the combination of See and Currie with Azarmi fails to teach or suggest each and every element of claims 27-29 and 31. Specifically, the combination of See, Curie and Azarmi fails to teach or suggest creating one or more role abstractions associated with an authenticated user wherein each role abstraction represents a role of an authenticated user with respect to the communication network.

The present invention, as set forth in claims 33-35, 37 and 40 is directed to controlling use of network resources based on the user of the communication networks. In the specific case of claims 33-35, 37 and 40 there is a focus on the role of the user in the communication network. That is, the role of the user affects the use of the communication network the user is granted. For example, if the communication network was a university network, the role of a user may be as an undergraduate student, a graduate student, a professor, staff, or a system administrator. Each of these roles may be provided with a different level of usage on the network. As such the role of the user is represented by a role abstraction including a set of one or more packet rules. This is a concept that is not suggested or taught in See, Curie, or Azarmi. The addition of Nessett fails to cure this deficiency. As such, the combination See and Currie with Nessett and Azarmi fails to disclose teach or suggest each and every element of claims 33-35, 37 and 40, as amended.

In view of the above arguments, Applicants submit that the subject matter of claims 33-35, 37 and 40, as amended, is not obvious and respectfully request that the rejection to the claims under 35 U.S.C. 103 be removed and the claims passed to allowance.

CONCLUSION

In view of the above amendment, applicant believes the pending application is in condition for allowance.

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